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IN THE U.S. PATENT AND TRADEMARK OFFICE

Inventor Garry CHINN et al

Patent App. 09/916,095

Filed 26 July 2001

Conf. No. 8448

For SYSTEM AND METHOD FOR BROWSING USING A LIMITED
DISPLAY DEVICE

Art Unit 2176

Examiner Tran, Q

Hon. Commissioner of Patents
Box 1451
Alexandria, VA 22313-1451

FIRST AMENDMENT

This is in response to the Office Action mailed
22 December 2004.

Pursuant to the requirement for restriction, applicants provisionally elect the invention classified in Group I to which claims 1-12, 16, 17, 21-38 and 39-43 are directed. The requirement for restriction is respectfully traversed.

The Examiner's argument for the restriction requirement in the case of the Group II claims is that the claims of Group II may have separate utility as a structured document from the hierarchical control of the Group II claims.

There is belief that the Group II claims can include inter alia the method step of receiving the document, which method step is not necessarily included in the data processing including the hierarchical control feature of the Group I claims, but mere separate utility is not a basis for restriction under MPEP Section 806.05©). The same applies to the allegedly separate invention of the Group III claims.

The fact is that the Group II and Group III claims all can use the data processing including the hierarchical control feature of the Group I claims. In applicants' view, therefore, the claims should be acted upon in their entirety and restriction should be withdrawn.

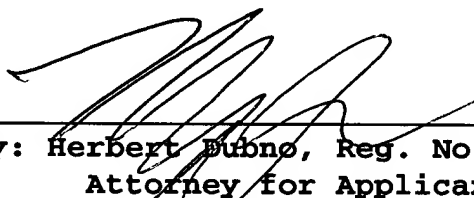
An Action on the merits of all of the claims would be appreciated.

The undersigned notes that the Office Action was mailed 22 December 2004 to prior counsel which is out of business at the mailing address used and that the mailed Office Action was returned to the Patent and Trademark Office on 10 January 2005 as best as can be ascertained from the copy in hand.

A request for remailing, resetting of the date and alternative petition and an alternative request for extension of

the term is enclosed for obvious reasons. In addition, there is attached hereto separately from that document, a Power of Attorney in favor of the undersigned and a Request for a Change in the Correspondence Address.

Respectfully submitted,
The Firm of Karl F. Ross P.C.



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April 29, 2005
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